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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/994,088		11/14/2001	Jeffrey L. Trudeau	004608.00003	8571	
22908	7590	03/17/2005	-	EXAMINER		
BANNER &		•	PRIDDY, MICHAEL B			
SUITE 3000		LK DKIVL		ART UNIT PAPER NUMBER		
CHICAGO,	IL 6060)6		3732		
				DATE MAILED: 03/17/2005	5	

DATE MAILED: 03/1//2003

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
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	Office Action Summary	09/994,088	TRUDEAU ET AL.				
	Ome Action Summary	Examiner	Art Unit				
	The MAILING DATE of this communi	Michael B Priddy	ith the person and roce address	-			
Period fo		cauon appears on the cover sheet w	iui uie correspondence address				
THE I - Exter after - If the - If NO - Failu Any i	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIO asions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community period for reply specified above is less than thirty (30 period for reply is specified above, the maximum state to reply within the set or extended period for reply very reply received by the Office later than three months after the part of the provided patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may a unication. of days, a reply within the statutory minimum of thin tutory period will apply and will expire SIX (6) MOI will, by statute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communicati BANDONED (35 U.S.C. § 133).	ion.			
Status							
1)⊠	Responsive to communication(s) filed	d on <u>22 December 2004</u> .					
		b) This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4)⊠ 5)⊠ 6)⊠ 7)⊠	Claim(s) <u>1-49 and 51-59</u> is/are pendida) Of the above claim(s) is/arc Claim(s) <u>2-4,12,14-17,25-28,30-34,4</u> Claim(s) <u>1,5-11,13,18-24,29,35-40 according</u> is/are objected to. Claim(s) are subject to restrict	e withdrawn from consideration. <u>1,42,44-49 and 51-59</u> is/are allowe <u>nd 43</u> is/are rejected.	d.				
Applicat	ion Papers						
,—	The specification is objected to by the						
10)	The drawing(s) filed on is/are:						
	Applicant may not request that any object Replacement drawing sheet(s) including	***		1(4)			
11)	The oath or declaration is objected to						
Priority (under 35 U.S.C. § 119						
a)	2. Certified copies of the priority3. Copies of the certified copies	documents have been received. documents have been received in a of the priority documents have been hal Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage				
				. 94			
Attachmen	t(s)						
2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (P mation Disclosure Statement(s) (PTO-1449 or er No(s)/Mail Date	TO-948) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1, 5-11, 13, 18-24, 29, 35-40 and 43 are rejected under 35 U.S.C. 102(b) as being anticipated by Sandreid (U.S. 5,083,350). Sandreid teaches a clamp for clamping an elongate member 20 comprising: a housing 10 for receiving the elongate member 20, a saddle member 16 (means for engaging the elongate member in at least two positions) movably mounted relative to the housing 10; a platen 17 (means for engaging a substantial periphery of the elongate member) movably mounted relative to the housing 10; a lever 31 cooperating with the platen 17 for moving the saddle member 16 and platen 17 relative to the housing 10; and an engaging surface 18/19 for engaging the elongate member 20; wherein the lever 31 (means for selectively moving the platen and saddle member relative to the housing) is pivotably attached to the saddle member in a slot 34, the slot 34 being formed in the saddle member 16 and having at least two distinct positions (ends) allowing the lever 31 to pivot from at least two positions (one position shown in solid lines and the other in broken lines); wherein engaging surfaces 18/19 are associated with both the platen 17 and the saddle member 16 for engaging the member 20; wherein a portion of a lengthwise cross-section of the engaging surface is non-linear. Sandreid further teaches a barrel-shaped clamping surface 21 adapted to receive a tensioning tool.

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Concerning the language "integrated into" of claims 5-7, 19-21 and 35-37, the Examiner has interpreted this to be equivalent to "integral with". "Integral is sufficiently broad to embrace constructions united by such means as fastening and welding." —In re Hotte (CCPA) 177 USPQ 326. The Examiner contends that since the engaging surface, housing, saddle and platen of Sandried are fastened together, they may be considered integral with (integrated into) on another. Considering the language "engage at least a portion of a periphery", it is the Examiner's belief that the engaging surfaces of Sandreid, while having tooth-like formations that may penetrate the periphery of the member 20, must engage some portion of the periphery at least around the point of penetration.

Allowable Subject Matter

Claims 2-4, 12, 14-17, 25-28, 30-34, 41, 42, 44-49 and 51-59 are allowed.

Response to Arguments

Applicant's arguments filed 12/22/2004 have been fully considered but they are not persuasive. Applicant has argued that Sandried et al. does not teach the "coupling surface adaptive to interface with a tensioning tool" of claims 1, 13, 29 and 49. Specifically, Applicant has reminded the Examiner that "a reference that is allegedly anticipatory must be enabling." The Examiner would like to point out that "a claim containing a 'recitation with respect to the matter in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus for a prior art

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apparatus' if the prior art apparatus teaches all the <u>structural</u> limitations of the claim."

(MPEP 2114) It is the Examiner's position that the language "adaptive to interface with a tensioning tool" is equivalent to requiring the clamping surface be used to interface with a tensioning tool. This amounts to a claimed manner of operating. The Examiner asserts all that is required to meet the limitations "a coupling surface adaptive to interface with a tensioning tool" is a surface with which a tensioning tool may interface and notes that the tensioning tool need not be connected, per se, with the coupling surface in order to be interfaced therewith.

Applicant has requested the Examiner "provide a declaration explaining how the guide ring 21 of Sandried would function as "a coupling surface adaptive to interface with a tensioning tool". The Examiner points out the cable tensioning device of US 5,935,130 to Kilpela et al. and argues the distal end of fore grip 1 could be pressed against the exterior and inner surface of the central opening of either ring 21. The tensioning device would thereby be coupled, even if it be by the manual power of the user, to a surface of one of the rings 21.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael B. Priddy whose telephone number is (571) 272-4717. The examiner can normally be reached on Mon.-Fri. 8 a.m. - 5 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kevin Shaver can be reached on (571) 272-4720. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9303 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1148.

Michael B. Priddy

March 11, 2005

EDUARDÓC. ROBERT PRIMARY EXAMINER